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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/060,501	01/30/2002	Dennis W. Janes	85939.000217	8924

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EXAMINER

KRUEER, KEVIN R

ART UNIT	PAPER NUMBER
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1773

DATE MAILED: 03/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

10/060,501

Applicant(s)

JANES ET AL.

Examiner

Kevin R Kruer

Art Unit

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 04 November 2003.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☐ Claim(s) 37-83 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 37-83 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. §§ 119 and 120

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.
- 13) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.
a) ☐ The translation of the foreign language provisional application has been received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892) 4) ☐ Interview Summary (PTO-413) Paper No(s). _____
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 5) ☐ Notice of Informal Patent Application (PTO-152)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____ 6) ☐ Other: _____

DETAILED ACTION

Double Patenting

1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
2. Claims 61 and 69 are rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 17, and 24 of prior U.S. Patent No. 6,406,785. This is a double patenting rejection.
3. Claims 37-60, 62-68, and 70-83 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-30 of prior U.S. Patent No. 6,406,785.

With regards to claims 37-40, 42-50, 52-60, 62-68, and 70-83, the conflicting claims are not identical. However the pending claims are not patentably distinct from the patented claims because the pending claims are drawn to a weather seal wherein the contact layer comprises a genus (UHMW polyethylene particles) and the claims of US 6,406,785 are drawn to a weatherseal wherein the contact layer comprises a species (crosslinked UHMW polyethylene particles) of said genus.

Claim 41 is unpatentable over claim 4 of US 6,406,785. Both claims are drawn to weatherseals comprising crosslinked UHMW polyethylene particles. However pending claim 41 is not patentably distinct from patented claim 4 because the pending claim is drawn to a weatherseal wherein the substrate is a genus (a substrate) and claim 4 of US 6,406,785 is drawn to a weatherseal wherein the substrate is a species (EPDM, thermoplastic elastomer, or thermoplastic) of said genus.

Claim 51 is unpatentable over claim 9 of US 6,406,785. Both claims are drawn to weatherseals comprising crosslinked UHMW polyethylene particles that create surface projections. The only difference between pending claim 51 and patented claim 9 is that pending claim 51 stipulates the surface projections are "friction reducing." Pending claim 51 is not patentably distinct from patented claim 9 because all projections created by polyethylene particles are understood to be friction reducing.

Claim Rejections - 35 USC § 103

4. Claims 42, 45-48, 50, 52-58, 60, 62-66, 68, and 70-72 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chihara et al (US 5,115,007) in view of Nybakken et al (US 5,605,657), as evidenced by Howell (US 5,972,520) and McCurdy et al (US 5,451,457).

Chihara teaches a weatherstrip for automobile window glass run channels in which an EPDM substrate is coated with a low friction, abrasion resistant coating composition (col 1, lines 12-19). The coating composition comprises a thermosetting polymeric binder derived from a solution comprising a blocked-polyurethane prepolymer, silicone oil, and a crosslinking agent. Compounding additives such as micropowders or polyethylene may also be included in the coating composition (col 6, lines 57-67). Said polyethylene micropowders provide the surface with a non-glossy appearance. The weatherstrips are formed by first mixing the individual components of the coating, applying the mixture to EPDM glass run channel, and then curing the coating by heat (col 10, lines 60-64).

Chihara does not disclose that the polyethylene particles are surface treated such that they contain polar chemical groups that can be chemically bonded to the thermoset carrier. However, Nybakken teaches a composition comprising a heat-cured polyurethane produced from a dispersion of a prepolymer, a curative, and a lubricant agent (abstract). Nybakken teaches that the NCO groups on the ends of the polyol that make up the urethane prepolymer are effective sites for active hydrogen terminated lubricant (col 5, lines 57+). Thus, a lubricant containing active hydrogen on its surface treatment can be chemically bond with the urethane prepolymer and become part of the subsequent polyurethane. When the additive lubricant is chemically bonded to the polyurethane structure, the lubricant does not bleed to the surface and has a wear advantage that will remain throughout the life of the composition (col 5, lines 63+). Effective lubricants include surface-treated ultra high molecular weight polyethylenes (col 6, lines 1+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to surface treat the polyethylene particles taught in Chihara so that said particles contain active hydrogen. The motivation for doing so would have been to improve the wear of the weatherstrip and to prevent the polyethylene particles from bleeding to the surface of the cured polyurethane contact layer. The examiner notes that the active hydrogen termination of the polyethylene particles is understood to read on the claimed "polar functional group."

With respect to the limitation recited in claims 46, 55, 57, and 65 that the particle has a melting temperature greater than a curing temperature of the thermoset carrier, Chihara teaches that the polyurethane has a curing temperature of about 20°C to about

255°C (col 6, lines 6+). Since 20°C is “a curing temperature” of the polyurethane and polyethylene is known to have a melting point of about 140°C, the polyethylene taught by Chihara in view of Nybakken is understood to read on said claim limitation.

With respect to the limitation that the particles “form surface projections,” Applicant’s attention is directed to column 6, lines 57+ of Chihara wherein it is taught that that the polyethylene particles provide the weatherstrip with a non-glossy appearance. US 5,972,520 teaches that gloss of a surface is determined by the amount of light that is scattered when light hits the surface and is a function of the surface roughness of the object. When particles are compounded into plastics, particles on the surface scatter light and reduce gloss dramatically (col 1, lines 40+). Thus, the disclosure in Chihara that the particles provide the weatherstirp with a non-glossy appearance is understood to teach that the particles provide the surface of the weatherstrip with surface projections.

With regard to the limitation that the surface projections are “friction reducing,” Applicant’s attention is directed to US 5,451,457 (col 3, lines 6 and 7), which teaches that all polyethylene particles have a low coefficient of friction. Since the particles taught in Chihara comprise polyethylene, the particles are understood to inherently reduce the coefficient of friction of the weatherstrip.

The particles rendered obvious by Chihara in view of Nybakken are understood to be “sufficiently bonded to the cured thermoset urethane based carrier to preclude separation” because Nybakken teaches that such surface treated particles do not bleed and remain throughout the life of the composition.

5. Claims 78-83 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chihara et al (US 5,115,007) in view of Nybakken et al (US 5,605,657), as applied to claims 42, 45-48, 50, 52-58, 60, 62-66, 68, and 70-72 above, and further in view of Hazelton et al (US 4,894,408).

Chihara in view of Nybakken is relied upon as above, but neither reference teaches that the substrate of Chihara may comprise thermoplastic elastomers. However, Hazelton teaches a thermoplastic elastomer composition (abstract) that is useful in weatherstripping applications (col 13, lines 40+). The thermoplastic elastomer comprises a thermoplastic ethylene copolymer and an EPDM rubber (abstract) and exhibits improved resilience (col 13, lines 40+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the thermoplastic elastomer taught in Hazelton as the substrate taught in Chihara. The motivation for doing so would have been to improve the resilience of the substrate.

The examiner notes that Hazelton renders the "thermoplastic" substrate of claims 78, 80, and 82 obvious because the thermoplastic elastomer comprises a thermoplastic.

6. Claims 37-40, 42-50, 52-60, 62-68, 70-72, and 75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chihara et al (US 5,115,007) in view of and Nybakken et al (US 5,605,657) and McCurdy et al (US 5,451,457), as evidenced by Howell (US 5,972,520) and Shih (US 5,130,376).

Chihara teaches a weatherstrip for automobile window glass run channels in which an EPDM substrate is coated with a low friction, abrasion resistant coating composition (col 1, lines 12-19). The coating composition comprises a thermosetting

polymeric binder derived from a solution comprising a blocked-polyurethane prepolymer, silicone oil, and a crosslinking agent. Compounding additives such as micropowders or polyethylene may also be included in the coating composition (col 6, lines 57-67). Said polyethylene micropowders provide the surface with a non-glossy appearance. The weatherstrips are formed by first mixing the individual components of the coating, applying the mixture to EPDM glass run channel, and then curing the coating by heat (col 10, lines 60-64).

Chihara et al does not specifically disclose that the polyethylene used as the micropowder additives are high molecular weight particles. However, McCurdy teaches that all polyethylene particles exhibit a low coefficient of friction when contacted with glass (col 3, lines 6 and 7), but polyethylene particles with a molecular weight of at least 1,000,000 also exhibit excellent abrasion resistance and toughness (col 2, lines 64+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize polyethylene particles in Chihara wherein the polyethylene has a molecular weight of greater than 1,000,000. The motivation for doing so would have been to improve the abrasion resistance and toughness of the weatherseal taught in Chihara.

Neither Chihara nor McCurdy disclose that the polyethylene particles are surface treated such that they contain polar chemical groups that can be chemically bonded to the thermoset carrier. However, Nybakken teaches a composition comprising a heat-cured polyurethane produced from a dispersion of a prepolymer, a curative, and a lubricant agent (abstract). Nybakken teaches that the NCO groups on the ends of the

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polyol that make up the urethane prepolymer are effective sites for active hydrogen terminated lubricant (col 5, lines 57+). Thus, a lubricant containing active hydrogen on its surface treatment can be chemically bond with the urethane prepolymer and become part of the subsequent polyurethane. When the additive lubricant is chemically bonded to the polyurethane structure, the lubricant does not bleed to the surface and has a wear advantage that will remain throughout the life of the composition (col 5, lines 63+). Effective lubricants include surface-treated ultra high molecular weight polyethylenes (col 6, lines 1+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to surface treat the UHMW polyethylene particles taught by Chihara in view of McCurdy so that said particles contain active hydrogen. The motivation for doing so would have been to improve the wear of the weatherstrip and to prevent the polyethylene particles from bleeding to the surface of the cured polyurethane weatherstrip. The examiner notes that the active hydrogen termination of the UHMW polyethylene particles is understood to read on the claimed "polar functional group."

With respect to the limitation recited in claims 46, 55, 57, and 65 that the particle has a melting temperature greater than a curing temperature of the thermoset carrier, applicant's attention is directed to US 5,130,376 (herein referred to as Shih). Shih teaches that UHMW polyethylene has a melting point of about 140°C. Furthermore, Chihara teaches that the polyurethane has a curing temperature of about 20°C to about 255°C (col 6, lines 6+). Since 20°C is "a curing temperature" of the polyurethane and UHMW polyethylene is known to have a melting point of about 140°C, the UHMW

polyethylene taught by Chihara in view of McCurdy is understood to read on said claim limitation.

With respect to the limitation that the particles "form surface projections," Applicant's attention is directed to column 6, lines 57+ of Chihara wherein it is taught that that the polyethylene particles provide the weatherstrip with a non-glossy appearance. US 5,972,520 teaches that gloss of a surface is determined by the amount of light that is scattered when light hits the surface and is a function of the surface roughness of the object. When particles are compounded into plastics, particles on the surface scatter light and reduce gloss dramatically (col 1, lines 40+). Thus, the teaching in Chihara that the particles provide the weatherstrip with a non-glossy appearance is understood to teach that the particles provide the surface of the weatherstrip with surface projections.

7. Claims 73, 74, and 76-83 are rejected under 35 U.S.C. 103(a) as being unpatentable over Chihara et al (US 5,115,007) in view of McCurdy et al (US 5,451,457) and Nybakken et al (US 5,605,657), as applied to claims 37-40, 42-50, 52-60, 62-68, 70-72, and 75 above, and further in view of Hazelton et al (US 4,894,408).

Chihara in view of McCurdy and Nybakken is relied upon as above. None of the references teach that the substrate of Chihara may comprise thermoplastic elastomers. Chihara in view of Nybakken is relied upon as above, but neither reference teaches that the substrate of Chihara may comprise thermoplastic elastomers. However, Hazelton teaches a thermoplastic elastomer composition (abstract) that is useful in weatherstripping applications (col 13, lines 40+). The thermoplastic elastomer

comprises a thermoplastic ethylene copolymer and an EPDM rubber (abstract) and exhibits improved resilience (col 13, lines 40+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the thermoplastic elastomer taught in Hazelton as the substrate taught in Chihara. The motivation for doing so would have been to improve the resilience of the substrate.

The examiner notes that Hazelton renders the "thermoplastic" substrate of claims 73, 76, 78, 80, and 82 obvious because the thermoplastic elastomer comprises a thermoplastic.

Response to Arguments

Applicant's arguments with respect to claims 37-73 have been considered but are moot in view of the new ground(s) of rejection.

The rejection of claims 37, 39, 42-45, 47-50, 52-54, 56-60, 62-68, 70-72, and 74-83 under 35 U.S.C. 101 as claiming the same invention as that of claims 1-30 of prior U.S. Patent No. 6,406,785 has been overcome.

The certificate of correction, published subsequent to the mailing of the last office action, corrects the claims to read on "crosslinked" UHMW polyethylene particles. Thus, the pending claims (drawn to UHMW polyethylene particles) are not exact duplicates of the patented claims of US 6,406,785.

The prior art rejections have been overcome in view of Applicant's arguments.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin R Kruer whose telephone number is 571-272-1510. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Thibodeau can be reached on 571-272-1516. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

K-RK

Kevin R. Kruer
Patent Examiner-Art Unit 1773